THE PUBLIC SERVICE COMMISSION OF SOUTH CAROLINA

DOCKET NO. 2006-107-W/S

IN RE:)	
Inc. for and mod	tion of United Utility Companies, adjustment of rates and charges) Idifications to certain terms) Iditions for the provision of ond sewer service.) PRE-FILED REBUTTAL TESTIMONY OF DR. JAMES EPTING)	
Q. 1	Dr. Epting, have you reviewed the Pre-Filed Testimony of Converse A. Chellis,	
HI?		
A. Y	Yes, I have.	
Q. I	Is there anything contained in Mr. Chellis' testimony with which you disagree?	
A. 3	A. Yes, there are parts of Mr. Chellis' testimony with which I disagree.	
Q. I	Please explain for the Commission the parts with which you disagree and why.	
A. I	Mr. Chellis' testimony discussed the financial impact on United Utility	
Companies, Inc. ("United Utility") as a result of United Utility's transfer of its Gem		
Lakes sewer system in Aiken County to the City of Aiken, as well as its relinquishment		
of a poi	rtion of its service area in Oconee County. I do not believe it is fair for North	
Greenvi	ille University to be significantly and negatively impacted as a result of United	
Utility's operations at locations completely unrelated to United Utility's operations in		
Greenvi	ille County, particularly in light of United Utility's frequent and significant	
increases during the past five (5) years.		
Q. H	lave you reviewed the pre-filed testimony of Lena Sunardio?	
	Applica Inc. for and mod and con water ar Q. I III? A. I Compar Lakes s of a poi Greenvi Utility's Greenvi increase	

- 1 A. Yes, I have.
- 2 Q. Is there anything contained in Ms. Sunardio's testimony with which you disagree?
- 3 A. Yes, there are parts of Ms. Sunardio's testimony with which I disagree.
- 4 Q. Please explain for the Commission the parts with which you disagree and why.
- 5 A. On page 3, line 8, Ms. Sunardio states that "It has been over five years since [United
- 6 Utility has applied for rate relief." In fact, United Utility last applied for rate relief on
- 7 August 8, 2001, and therefore it has been exactly five years since the last application.
- 8 However, this application was for a 52.82% increase and came shortly on the heels of an
- 9 11.24% increase earlier in 2002. These increases are dramatically above the standard
- inflation-based increases which are between 3% and 5% per year. In addition, these
- increases are on top of the frequent increase in the number of SFEs for which United
- 12 Utility has been charging North Greenville University. In the past three years, United
- 13 Utility has added an additional 24 SFEs the University's base SFE rate of 225, which is an
- 14 11% increase in the number of SFEs, and which has caused an increase in the University's
- monthly service charge in an amount of \$1,157.76.
- 16 Considering the amount United Utility's income has increased since 2001 as a result
- of the rates charged to North Greenville University alone, it is hard to understand how
- United Utility is now in need of an additional 36.24% increase. United Utility's expenses
- could not possibly have increased by 36.24%, and Mr. Chellis' reliance on the transfer of
- 20 the Aiken plant and the relinquishment of services in Oconee County does not justify such
- 21 a dramatic increase, either.
- 22 A. Does this conclude your rebuttal testimony?
- 23 O. Yes, it does.

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DOCKET NO. 2006-107-W/S

IN RE:)
Application of United Utility Companies, Inc. for adjustment of rates and charges and modifications to certain terms and conditions for the provision of water and sewer service.)) CERTIFICATE OF MAILING))

IT IS HEREBY CERTIFIED that a copy of North Greenville University's **Pre-Filed Rebuttal Testimony of Dr. James Epting** was served upon all interested parties by placing a copy of the same in the United States Mail, postage prepaid, on the __7th__ day of August, 2006, addressed as follows:

Charles L.A. Terreni Chief Clerk/Administrator Public Service Commission Post Office Drawer 11649 Columbia, SC 29210

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Mr. Benjamin P. Mustian Willoughby & Hoefer, P.A. PO Box 8416 Columbia, SC 29202

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s/ Duke K. McCall, Jr.

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